

I fully support the Comment submitted by The American Radio Relay League concerning Docket ET 03-104. I believe that the proponents of Broadband over Power Line (BPL) lack credible scientific data to support approval of this docket at this time. Further research and innovations in BPL will be needed to avoid the enormous risk this innovative technology presents and to assure that it will not cause irreparable interference to services licensed to operate in the 2 MHz - 80 MHz frequency range. Approval of ET 03-104 would violate the existing FCC rules on non-interference and would be contrary to the best interest of the public.